



Virginia Department of Health
Office of Licensure and Certification

12/30/11

**Frequently Asked Questions (FAQs) about
Abortion Facility Licensure**

The VDH Office of Licensure and Certification (OLC) has received questions from potential licensees concerning implementation of the *Regulations for Licensure of Abortion Facilities*, 12 VAC 5-412. This document provides responses to those questions.

APPLICATION FOR LICENSURE

Q: Where can I find information about being licensed as an abortion facility?

A: Information regarding licensure of abortion facilities can be found on the Office of Licensure and Certification (OLC) web site at: www.vdh.virginia.gov/olc/laws or <http://www.vdh.virginia.gov/OLC/AcuteCare/abortionfacilities.htm>

Q: When will an application for licensure be available?

A: The application for licensure will be posted on OLC's website when the regulation becomes effective.

Q: Is there a deadline by which facilities must submit an application for licensure?

A: An abortion facility must submit an application for licensure as soon as possible after the regulations become effective. If an abortion facility files an application for licensure and submits written notification of survey readiness within 90 calendar days of the effective date of the regulations, OLC will not initiate enforcement action.

Q: What supporting documentation needs be submitted to VDH with the application for licensure?

A: The following information is required to be submitted with the application:

1. Proposed organizational chart;
2. Facility's disaster preparedness plan (12 VAC 5-412-350);
3. Facility's patient rights policies and procedures (12 VAC 5-412-210);
4. Job description, qualifications and specific responsibilities of the administrator (12 VAC 5-412-170F); and

**Virginia Department of Health
Office of Licensure and Certification**

5. If applicable, a plan consistent with 12 VAC 5-412-380, signed by the facility administrator, describing how the facility will come into compliance within two years of the date of licensure.

Q: What is the application fee?

A: The application fee is \$75.00 and must accompany the application for licensure.

Q: Can existing abortion facilities remain operational during the time between when the regulation becomes effective and when a license is issued?

A: If an abortion facility files an application for licensure and submits written notification of survey readiness within 90 calendar days of the effective date of the regulations, OLC will not initiate enforcement action related to operating without a license during that time period.

VDH ACCESS TO ABORTION FACILITIES

Q: Does a VDH representative have the right to enter the abortion facility at any time?

A: Yes. Virginia Code § 32.1-25 states: “Upon presentation of appropriate credentials and upon consent of the owner or custodian, the [State Health] Commissioner or his designee shall have the right to enter at any reasonable time onto the property to inspect, investigate, evaluate, conduct tests or take samples for testing as he reasonably deems necessary in order to determine compliance with...any regulations of the Board...” Appropriate credentials means a Commonwealth of Virginia authorized photo ID that is clearly visible upon entering the facility.

Q: Will there be specific procedures to enable a facility administrator to verify the identity of a VDH representative seeking to obtain access to a facility and its patient records?

A: The administrator can call the VDH Office of Licensure and Certification at (804)367-2102 to verify the identification of its employees seeking to obtain access to the facility or patient records.

THE PLAN OF CORRECTION (POC)

Q. If the initial licensure on-site survey finds deficiencies, will the facility be able to submit a POC (Plan of Correction) for review?

A. If the on-site survey identifies deficiencies, the licensure application may be denied. However, at the discretion of the State Health Commissioner, OLC may offer the facility the opportunity to submit a plan of correction.

**Virginia Department of Health
Office of Licensure and Certification**

Q: If deficiencies are identified during the on-site survey, may a facility continue providing abortion services if a plan of correction has been submitted?

A: VDH will not initiate enforcement action while it determines whether the POC submitted by the facility is approved or denied. If the POC is denied, the facility's application for licensure will be denied and if the facility continues to meet the definition of an abortion facility and operates without a license, enforcement action may be taken. If an application for licensure is denied, the abortion facility must reapply for licensure.

Q: How will VDH evaluate the POC?

A: The POC will be carefully reviewed by VDH for compliance with the regulations. An on-site survey may be conducted before VDH determines if the POC can be approved or denied.

PATIENT CARE

Q: 12 VAC 5-412-110 states that a VDH representative must, upon request, be furnished with "a list of current patients." What does "current patients" mean?

A: "Current patients" means patients receiving services on the day of survey as well as a list of all facility patients for the previous 12 months.

Q: Our facility includes a separate non-medical wing for use by our educators, development/fundraising staff and public policy staff. Do the personnel requirements of 12 VAC 5-412-170 pertain only to medical personnel that work in the medical area and that have direct involvement with patients?

A: This regulation is applicable to all employees of the abortion facility.

Q: 12 VAC 5-412-170 requires that personnel records shall be "readily available" for review by a VDH representative during inspection. Does electronic availability meet these regulatory requirements if personnel records are maintained off site?

A: Yes – electronic availability is acceptable for meeting the intent of this regulation, provided VDH representatives are given direct access to the records. System security or system failures cannot be used to delay immediate access to requested records.

Q: 12 VAC 5-412-240(B) requires that "each patient" be provided with abortion procedure and post-abortion counseling information. Does this requirement apply to all patients or only to those patients seeking abortion services?

A: This requirement applies to patients seeking abortion services.

**Virginia Department of Health
Office of Licensure and Certification**

COMPLAINT FILING

Q: 12 VAC 5-412-210(D) states that “The patient shall be given a copy of the complaint procedures in a language or manner she understands at the time of admission to service.” Does this regulation apply to all patients or only those patients seeking abortion services?

A: This regulation applies to patients seeking abortion services.

Q: Can VDH provide some parameters for complying with 12 VAC 5-412-210(A)?

A: It is important that any facility providing medical services, regardless of the type or category of those services, have the ability to communicate effectively with its patients who may not understand English and are not accompanied or represented by an interpreter or a sign language interpreter. Bilingual print media and electronic translation services are acceptable methods for meeting the regulatory provisions.

Q: How will the OLC investigate complaints that it receives concerning abortion facilities?

A: As with all health care entities licensed by VDH, all complaints will be reviewed and investigated for regulatory compliance. An investigation may include an on-site survey. At the conclusion of the investigation, findings will be documented and the allegations determined to be either substantiated or unsubstantiated. If the allegations are substantiated, the facility will be required to submit a POC.

COMPLIANCE WITH BUILDING DESIGN AND CONSTRUCTION REQUIREMENTS

Q: Under what circumstances must a facility submit a plan pertaining to building design and construction requirements with its application for licensure?

A: A plan is not required to be submitted with the application unless it is determined by the facility administrator or the OLC during the licensure process that the building is not in compliance with 12 VAC 5-412-380. In such cases, the plan needs to describe how the facility will come into compliance with 12 VAC 5-412-380 within two years from the date of licensure.

Q: How will the plan be evaluated by VDH?

A: Each plan submitted to comply with 12 VAC 5-412-380 will be reviewed on an individual basis to determine if the plan can be approved.

Q: If a facility knows that it cannot meet the requirements of 12 VAC 5-412-380 and will need to move its operation to a new site in order to come into compliance within two years from the date of licensure, what is needed to accompany the application?

**Virginia Department of Health
Office of Licensure and Certification**

A: In such cases, the plan submitted with the application will need to describe how relocation will enable the facility to come into compliance with 12 VAC 5-412-380 within two years from the date of licensure.

Q: The design guidelines in Sections 1.2-2 and 3.7 of the Guidelines for Design and Construction of Health Care Facilities, 2010 edition, call for a detailed functional program. How does VDH intend to interpret this guideline?

A: The functional program is intended to assist the providers in determining their compliance with the applicable design and construction requirements for the service they provide. Facilities are not required to submit, as part of their application for licensure, a written document describing their functional program. However, the facility may be required to supply supporting evidence of how the facility meets the Guidelines. Developing a functional program will assist the administrator in evaluating the applicability of the Guidelines, as well as assisting the surveyor during the on-site survey.

Q: Section 3.7 of the Guidelines identifies three classifications of operating rooms. Are facilities required to have operating rooms even for non-sterile procedures? If so which classification will be required?

A: Each provider will be reviewed for compliance with 12 VAC 5-412-380 based on the services and procedures they are performing.

REQUESTS FOR VARIANCES

Q: Can facilities seek variances to certain regulatory requirements, and under what circumstances?

A: The Regulations authorize the State Health Commissioner to issue temporary variances. An abortion facility can request a variance to a particular standard when the requirement poses an impractical hardship unique to the facility and when a variance would not endanger the safety or well-being of patients, employees, or the public. Consideration of a variance is initiated when a written request is submitted to the Director of the Office of Licensure and Certification. Temporary variances may be granted for up to the duration of the remaining licensure period.

The request for variance must describe the impractical hardship unique to the facility caused by the enforcement of the requirements. When possible, the request should include proposed alternatives to meet the purpose of the requirements which will ensure the protection and well-being of patients, employees and the public.

**Virginia Department of Health
Office of Licensure and Certification**

The State Health Commissioner can only authorize variances to the agency's own licensing requirements, not to regulations of another agency or to any requirements in federal, state, or local laws.

The facility shall develop procedures for monitoring the implementation of any approved variances to assure the ongoing collection of any data relevant to the variance and the presentation of any later report concerning the variance as requested by OLC. At no time shall a variance for one facility be extended to general applicability.

Q: Can a variance be rescinded or modified?

A: Yes, a variance may be rescinded or modified at the discretion of the Commissioner.

GENERAL

Q: Will abortion facilities be required to meet all the inpatient hospital requirements contained in Article 1 of Chapter 5 of Title 32.1 of the Code of Virginia (§ 32.1-123 et seq.)?

A: VDH intends to only take enforcement action for violations of Virginia Code §§ 32.1-125.01, 32.1-125.4, 32.1-132, 32.1-135.2, and 32.1-137.01 or the Regulations for Licensure of Abortion Facilities.

Q. How will VDH surveyors protect patient confidentiality while reviewing patient records?

A: VDH staff are bound by confidentiality laws and agency policy. No record that contains personal health information will be released publically. If deficiencies are found during review of patient records, documentation which supports the deficiency citation may be copied and retained in the surveyor's working papers. However, the regulations at 12 VAC 5-412-110(- B) state "If copies of records are removed from the premises, patient names and addresses contained in such records shall be redacted by the abortion facility before removal."

Q: Will review of facility policies and procedures be restricted to the facility?

A: VDH surveyors will be reviewing policies that are necessary to determine whether an abortion facility is in compliance with the Regulations.

Q: If I am the sole owner of an abortion facility must there be a Board of Directors or separate governing body?

A: No, a sole owner can be the governing body of an abortion facility.

**Virginia Department of Health
Office of Licensure and Certification**

Q: If an abortion facility performs four or less first trimester abortions per month, is it subject to any state legal requirements?

A: Yes. All abortions performed in the Commonwealth are required (pursuant to 12 VAC5-550-120(B)) to be reported to the VDH Division of Vital Records using the Report of Induced Termination of Pregnancy form.

VDH will provide abortion facilities with these forms. Additional forms can be obtained from the VDH Division of Vital Records:

Telephone: (804) 662-6233 (Donna Owens)
(804) 482-7936 (Janice Gardner)

Mail: Division of Vital Records
Attn: Cashier Office
P. O. Box 1000
Richmond, Virginia 23218

Email: vitalrec.supplies@vdh.virginia.gov

In addition, prior to performing any abortion, physicians are required (pursuant to §18.2-76 of the Code of Virginia) to obtain the informed written consent of the pregnant woman. In obtaining the informed written consent, the physician is required to offer the pregnant woman the opportunity to review the following printed materials published by VDH:

- Abortion: Making An Informed Decision
- Fetal Development: Understanding the Stages
- A Virginia Guide to Family Planning, Genetics and Social Services

VDH will provide abortion facilities with these materials. Additional copies are available upon request from:

VDH Division of Child and Family Health
Attn: Ardriene Stuart
109 Governor Street, 8th Floor West
Richmond, VA 23219

Phone: (804) 864-7755
Fax: (804) 864-7771
Email: Ardriene.stuart@vdh.virginia.gov

NOTE: Please check back periodically as this FAQ document will be updated as needed.